PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTH	HORITY		
То:			PCT
see form PCT/ISA/220			TEN OPINION OF THE NAL SEARCHING AUTHORITY
		(1	PCT Rule 43bis.1)
		Date of mailing (day/month/year) se	ee form PCT/ISA/210 (second sheet)
Applicant's or agent's file reference see form PCT/ISA/220		FOR FURTHER See paragraph 2 belo	
International application No. PCT/IB2004/001329	International filing date (c 30.04.2004	day/month/year)	Priority date (day/month/year) 08.05.2003
International Patent Classification (IPC) o	both national classification	and IPC	

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B29C45/17, B29D12/02

Applicant

TYPE 20 S.R.L.

- Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- Box No. IV Lack of unity of invention
- Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial

applicability; citations and explanations supporting such statement

- ☐ Box No. VI Certain documents cited
- ☐ Box No. VII Certain defects in the international application
- Box No. VIII Certain observations on the international application

2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

3. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl

Fax: +31 70 340 - 3016

Authorized Officer

Roberts, P

Telephone No. +31 70 340-2305



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/001329

_			
_	Вох	No. I	Basis of the opinion
1.	With the l	regard angua	d to the language , this opinion has been established on the basis of the international application in ge in which it was field, unless otherwise indicated under this item.
		langua	pinion has been established on the basis of a translation from the original language into the following type—, which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).
2.	With nece	regard essary	to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. ty	pe of n	naterial:
		as	equence listing
] tab	e(s) related to the sequence listing
	b. for	rmat of	f material:
] in w	vritten format
] in c	omputer readable form
	c. tim	ne of fi	ling/furnishing:
] con	tained in the international application as filed.
] filed	together with the international application in computer readable form.
] furr	sished subsequently to this Authority for the purposes of search.
3.	l	has be copies	tion, in the case that more than one version or copy of a sequence listing and/or table relating thereto en filed or furnished, the required statements that the information in the subsequent or additional is identical to that in the application as filed or does not go beyond the application as filed, as riate, were furnished.
4.	Addit	tional d	comments:

£0/555095

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

JC20 Rest FGUInternational application No. PCT/IB2004/001329

Во	x No. II	Priority
1. 🖾	The fo	llowing document has not been furnished:
	\boxtimes	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
		translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).
		quently it has not been possible to consider the validity of the priority claim. This opinion has heless been established on the assumption that the relevant date is the claimed priority date.
2. 🗆	has be	pinion has been established as if no priority had been claimed due to the fact that the priority claim ten found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.
3. Add	ditional d	observations, if necessary:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/001329

	x No. III Non-establishment of plicability	op to	inion with regard to novelty, inventive step and industrial
			ntion appears to be novel, to involve an inventive step (to be non have not been examined in respect of:
	the entire international applicat	on,	
\boxtimes	claims Nos. 37-73		
bed	ause:		
	the said international applicatio does not require an international		the said claims Nos. relate to the following subject matter which eliminary examination (specify):
	the description, claims or drawi unclear that no meaningful opin		(indicate particular elements below) or said claims Nos. are so could be formed (specify):
	the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful opinion
\boxtimes	no international search report h	as b	een established for the whole application or for said claims Nos. 37-73
	the nucleotide and/or amino aci C of the Administrative Instruct		quence listing does not comply with the standard provided for in Annex in that:
	the written form		has not been furnished
			does not comply with the standard
	the computer readable form		has not been furnished
			does not comply with the standard
	the tables related to the nucleo not comply with the technical re	ide a quire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.
П	See separate sheet for further of	detai	is

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2004/001329

1 🛛 In response to the invitat		<u> </u>			<u> </u>	· · · · · · · · · · · · · · · · · · ·
1. \(\text{In response to the invitation}	tion (Form P	CT/ISA/20	6) to pay add	ditional fees,	the applicant h	nas:
paid additional fe	ees.					
paid additional fe	es under pr	otest.				
□ not paid additions	al fees.					
2. This Authority found that the applicant to pay addi	the requirer tional fees.	nent of un	ity of inventi	on is not con	nplied with and	chose not to invite
3. This Authority considers that	the requiren	nent of un	ity of invention	on in accorda	ince with Rule	13.1, 13.2 and 13.3 is
☐ complied with						
□ not complied with for the formula is a second of the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with for the formula is a second or complied with formula is a second or complied with the second or complied with the second or complete with the	ollowing rea	sons:				
see separate sheet						
L. Consequently, this report has	been estab	lished in r	espect of the	following pa	arts of the inter	national application:
☐ all parts.						
M	N== 4.00					
	S NOS. 1-36					·
Box No. V Reasoned stat industrial applicability; cita	ement unde	er Rule 43	Bbis.1(a)(i) w	ith regard to	o novelty, inve	entive step or
moustrial applicability, cita	lions and e	хріапацо	us supporti	ng such sta	tement	
Statement						
. Statement					·	
. Statement Novelty (N)		Claims	3-36			
	Yes: No:	Claims Claims	3-36 1,2			
	No: Yes:	Claims Claims	1,2 3-36			
Novelty (N)	No:	Claims	1,2			
Novelty (N)	No: Yes: No: Yes:	Claims Claims Claims Claims	1,2 3-36			
Novelty (N) Inventive step (IS)	No: Yes: No:	Claims Claims Claims	1,2 3-36 1,2			
Novelty (N) Inventive step (IS)	No: Yes: No: Yes:	Claims Claims Claims Claims	1,2 3-36 1,2			
Novelty (N) Inventive step (IS) Industrial applicability (IA)	No: Yes: No: Yes:	Claims Claims Claims Claims	1,2 3-36 1,2			
Novelty (N) Inventive step (IS) Industrial applicability (IA) Citations and explanations	No: Yes: No: Yes:	Claims Claims Claims Claims	1,2 3-36 1,2			

see separate sheet

Re Item IV.

The separate inventions are:

1-36

A process for making eye glasses comprising injecting a filler gas during hot melding 37-73

An eye glass comprising at least one internal cavity

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The application concerns a process for making eye glasses and an eye glass with a cavity.

First concerning claim 1. The terms "suitable", "especially " and "preferably" are not limiting and so the features which they qualify may be ignored. The feature in the characterising part "it involves ...of the eye glasses" is a result to be achieved and also does not limit the claim and so does not limit the claim. Therefore, claim 1 is limited only to a process for making eye glasses with and eye glass frame.

Concerning claim 2 it presently teaches that the gas could be injected when the eye glasses are solid which is clearly not the case: this claim clearly lacks all the essential features of the invention.

Claim 5, when depending on claim 2, teaches that gas injection should be performed during hot melding (when the plastic material would flow) and this claim is the basis for the invention underlying the process.

Similarly for claim 37 the terms "suitable", "especially " and "preferably" are not limiting and so the features which they qualify may be ignored.

The closest state of art is WO-A-9956942.

The features not disclosed, the special technical features, are:

Claim 5 (depending on claim 2)

-injecting a filler gas into the eye glass portion during hot moulding of the eye glass portion itself

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IB2004/001329

Claim 37

-At least one internal cavity.

The special technical features solve different problems:

- to provide a process which makes eye glasses with a cavity
- -to enable the eye glasses to be found in water (see page 1 of the application)

The special technical features do not function in the same manner and so do not correspond and further they solve different problems consequently there can be no special technical relationship between the different inventions and hence the conditions of Art 3 (4) (iii) Rule 13.1 13.2 PCT are not fulfilled

Re Item V.

- 1 The following documents are referred to in this communication:
 - D1: WO 99/56942 A (BUSCH &; LAMB) 11 November 1999 (1999-11-11)
 - D2: FR 2 754 757 A (LUNETTES GRASSED &; ESTOCS) 24 April 1998 (1998-04-24)
- 2 INDEPENDENT CLAIM 1
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

 See Item IV above which discusses D1. Similar arguments apply to D2
- 3 DEPENDENT CLAIM 2
 Dependent claim 2 does not contain any features which, in combination with the

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/IB2004/001329

features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT). See Item IV above.

4 DEPENDENT CLAIM 5

Dependent claim 5 meets the requirements of Article 33 (1) PCT. See Item IV above.

Re Item VIII.

See Item IV above.

Also as claims 3 and 4 do not contain the features of claim 5, which are essential, claims 3 and 4 do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION as	see Form PCT/ISA/220
61.B3519.WO8 International application No.	International filing date (day/month/year)	well as, where applicable, item 5 below.
тетанопа аррисанот но.	international liling date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/IB2004/001329	30/04/2004	08/05/2003
Applicant		
TYPE 20 S.R.L.		
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching ansmitted to the International Bureau.	Authority and is transmitted to the applicant
This International Search Report consists	of a total of5 sheets.	
lt is also accompanied by	a copy of each prior art document cited in	this report.
Basis of the report		
a. With regard to the language, the	international search was carried out on the less otherwise indicated under this item.	basis of the international application in the
The international this Authority (Rul	search was carried out on the basis of a tralle 23.1(b)).	anslation of the international application furnished to
b. With regard to any nucleo	otide and/or amino acid sequence disclos	sed in the international application, see Box No. I.
2. Certain claims were four	nd unsearchable (See Box II).	
3. X Unity of invention is lack	кing (see Box III).	
4. With regard to the title ,		
X the text is approved as su	•	
the text has been establish	hed by this Authority to read as follows:	
•		
		•
5. With regard to the abstract,		
X the text is approved as sul	bmitted by the applicant.	• ,
the text has been establish may, within one month from	ned, according to Rule 38.2(b), by this Auth m the date of mailing of this international se	nority as it appears in Box No. IV. The applicant earch report, submit comments to this Authority.
6. With regards to the drawings ,		
•	ublished with the abstract is Figure No.	6
X as suggested by the	-	
\equiv	s Authority, because the applicant failed to	suggest a figure.
	Authority, because this figure better chara	
b. none of the figures is to be	published with the abstract.	

INTERNATIONAL SEARCH REPORT

International application No. PCT/IB2004/001329

Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
see additional sheet
As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-36
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-36

A process for making eye glasses comprising injecting a filler gas during hot moulding $% \left(1\right) =\left(1\right) +\left(1\right) +\left($

2. claims: 37-73

An eye glass comprising at least one internal cavity

INTERNATIONAL SEARCH REPORT

International Application No PCT/IB2004/001329

A. CLASSI IPC 7	FICATION OF SUBJECT MATTER B29C45/17 B29D12/02		
According to	o International Patent Classification (IPC) or to both national classification	ation and IPC	
B. FIELDS	SEARCHED		
Minimum do IPC 7	ocumentation searched (classification system followed by classification B29D B29C	on symbols)	
Documental	tion searched other than minimum documentation to the extent that s	uch documents are included in the fields sea	arched
Electronic d	ata base consulted during the international search (name of data bas	se and, where practical, search terms used)	
EPO-In	ternal, PAJ, WPI Data		
C. DOCUMI	ENTS CONSIDERED TO BE RELEVANT	11-12-11-11-11-11-11-11-11-11-11-11-11-1	
Category °	Citation of document, with indication, where appropriate, of the rele	evant passages	Relevant to claim No.
Х	WO 99/56942 A (BAUSCH & LOMB) 11 November 1999 (1999-11-11) the whole document		1,2
Х	FR 2 754 757 A (LUNETTES GRASSET ASSOCIES) 24 April 1998 (1998-04 the whole document		1,2
			•
Furth	ner documents are listed in the continuation of box C.	X Patent family members are listed in	аллех.
° Special car	tegories of cited documents :	"T" later document published after the inter	
	nt defining the general state of the art which is not ered to be of particular relevance	or priority date and not in conflict with t cited to understand the principle or the	
"E" earlier d	ocument but published on or after the international	invention "X" document of particular relevance; the cl	aimed invention
	nt which may throw doubts on priority claim(s) or	cannot be considered novel or cannot involve an inventive step when the doc	be considered to
citation	is cited to establish the publication date of another n or other special reason (as specified)	"Y" document of particular relevance; the cl cannot be considered to involve an inv	aimed invention entive step when the
"O" docume other n	ent referring to an oral disclosure, use, exhibition or neans	document is combined with one or more ments, such combination being obviou	re other such docu-
"P" docume later th	nt published prior to the international filing date but an the priority date claimed	in the art. "%" document member of the same patent for	amily
Date of the a	actual completion of the international search	Date of mailing of the international sear	ch report
20	9 August 2004		1 0 . 11. 2004
Name and m	nailing address of the ISA	Authorized officer	
	European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Roberts, P	

INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No PCT/IB2004/001329

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
WO 9956942	A	11-11-1999	AU WO	3976999 A 9956942 A1	23-11-1999 11-11-1999
FR 2754757	A	24-04-1998	FR WO	2754757 A1 9817462 A1	24-04-1998 30-04-1998

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